Richard Perle, former Assistant Secretary of Defense.

Norman Podhoretz, former editor, Commentary Magazine.

Roger W. Robinson, Jr., former Chief Executive Economist, National Security Council.

Peter W. Rodman, former Deputy Assist-

ant to the President for National Security Affairs and former Director of the Policy Planning Staff, Department of State.

Edward Rowny, former Advisor to the President and Secretary of State for Arms Control.

Jacqueline Tillman, former Staff member, National Security Council.

Michelle Van Cleave, former Associate Director, Office of Science and Technology.

William Van Cleave, former Senior Defense Advisor and Defense Policy Coordinator to the President.

Malcolm Wallop, former United States Senator.

Deborah L. Wince-Smith, former Assistant Secretary for Technology Policy, Department of Commerce.

Curtin Winsor, Jr., former U.S. Ambassador to Costa Rica.

Dov S. Zakheim, former Deputy Under Secretary of Defense.

U.S. SENATE.

OFFICE OF THE MAJORITY LEADER,
Washington, DC, September 6, 1996.
President WILLIAM JEFFERSON CLINTON,

The White House,

Washington, DC.

DEAR MR. PRESIDENT: I am writing to ask your cooperation and support for Senate efforts to obtain information and documents directly relevant to our consideration of the Chemical Weapons Convention.

As you know, the Senate is currently scheduled to consider the Convention on or before September 14, 1996 under a unanimous consent agreement reached on June 28, 1996. Immediately prior to the Senate agreement on the Convention, I stated, "With respect to the Chemical Weapons Convention, the Majority Leader and the Democratic Leader will make every effort to obtain from the administration such facts and documents as requested by the Chairman and ranking member of the Foreign Relations Committee, in order to pursue its work and hearings needed to develop a complete record for the Senate

I regret to inform you that your administration has not been fully cooperative in Senate efforts to obtain critical information. Chairman Helms wrote to you on June 21, 1996—prior to the Senate setting a date for a vote on the Convention—and asked eight specific questions. Chairman Helms also requested the provision and declassification of documents and a cable relating to critical issues of Russian compliance with existing chemical weapons arms control agreements and with the Chemical Weapons Convention.

On July 26, 1996, having received no response to his earlier letter, Chairman Helms reiterated his earlier request and asked additional questions concerning the apparent Russian decision to unilaterally end implementation of the 1990 U.S.-Russian Bilateral Destruction Agreement on chemical weapons. Chairman Helms also asked for specific information and documents concerning Russian conditions for ratification of the Chemical Weapons Convention, as well as other information important to our consideration of the Convention. While Chairman Helms did receive responses to his letters on July 31 and on August 13, his request for declassification of documents was refused and the answers to many of his questions were incomplete.

During a Senate Select Committee on Intelligence hearing on June 17, 1996, Senator

Kyl asked for a specific document—a cable written in Bonn, Germany by Arms Control and Disarmament Agency (ACDA) Director Holum concerning current Russian government positions on the Bilateral Destruction Agreement, ratification of the Chemical Weapons Convention and on U.S. assistance for the destruction of Russian chemical weapons. On numerous occasions, Senator Kyl was told the document did not exist. Finally, on July 26, Senator Kyl was able to see a redacted version of the document under tightly controlled circumstances but the document has not been made available to Chairman Helms or other Senators.

Mr. President, the unanimous consent agreement of June 28, 1996, was entered into in good faith, and based on our understanding that the administration could and would be fully forthcoming in the provision of information and documents to enable the Senate to fulfill its constitutional responsibilities. Numerous judgements of the United States intelligence community deserve as wide a circulation as possible—particularly since they are distinctly different than some public statements made by officials of your Administration concerning the Convention.

Accordingly, I respectfully request that you reconsider your refusal to declassify critical documents and consider the declassification of important intelligence community judgments—consistent with the need to protect intelligence sources and methods. Specifically, I request that you act immediately to declassify the May 21, 1996, cable written by ACDA Director Holum and the July 8, 1996, letter from Russian Prime Minister Chernomyrdin to Vice-President Gore. and consider immediate declassification of the paragraphs from which the attached statements are excerpted—all drawn from documents produced by the Central Intelligence Agency and the Defense Intelligence Agency on the Russian chemical weapons program, the verifiability of the Chemical Weapons Convention, the effect of the Convention on the chemical weapons arsenals of rogue states, and the relevance of the Convention to acts of terrorism committed with chemical weapons.

I make these requests to enable the Senate to fully prepare for its consideration of the Chemical Weapons Convention. I am certain you would agree it is necessary for the Senate to have complete and usable information in order to fulfill our constitutional obligations and to responsibly meet the terms of the current unanimous consent agreement Because the unanimous consent agreement calls for the Senate to vote on the Chemical Weapons Convention by September 14, 1996, I respectfully request that you respond to my declassification requests no later than the close of business on Tuesday, September 10, 1996. With best wishes, I am

Sincerely,

TRENT LOTT

## MESSAGES FROM THE PRESIDENT

Messages from the President of the United States were communicated to the Senate by Mr. Williams, one of his secretaries.

### EXECUTIVE MESSAGES REFERRED

As in executive session the Presiding Officer laid before the Senate messages from the President of the United States submitting sundry nominations which were referred to the appropriate committees.

(The nominations received today are printed at the end of the Senate proceedings.)

#### MESSAGES FROM THE HOUSE

At 12:32 p.m., a message from the House of Representatives, delivered by Mr. Hays, one of its reading clerks, announced that the House agrees to the amendments of the Senate to the bill (H.R. 2428) to encourage the donation of food and grocery products to nonprofit organizations for distribution to needy individuals by giving the Model Good Samaritan Food Donation Act the full force and effect of law.

# EXECUTIVE AND OTHER COMMUNICATIONS

The following communications were laid before the Senate, together with accompanying papers, reports, and documents, which were referred as indicated:

EC-3919. A communication from the General Counsel of the Department of Transportation, transmitting, pursuant to law, two rules including a rule entitled "Airworthiness Directives," (RIN2120-A64, 2120-AF36) received on September 3, 1996; to the Committee on Commerce, Science, and Transportation.

EC-3920. A communication from the General Counsel of the Department of Transportation, transmitting, pursuant to law, three rules including a rule entitled "Safety Zone," (RIN2115-AA97, 2115-AE46) received on September 3, 1996; to the Committee on Commerce, Science, and Transportation.

EC-3921. A communication from the General Counsel of the Department of Transportation, transmitting, pursuant to law, four rules including a rule entitled "Pilot State Highway Program," (RIN2127-AF94, 2127-AF17, 2115-AE94, 2115-AA97) received on September 5, 1996; to the Committee on Commerce, Science, and Transportation.

EC-3922. A communication from the General Counsel of the Department of Transportation, transmitting, pursuant to law, twenty-two rules including a rule entitled "Airworthiness Directives," (RIN2120-AA64, 2120-AA65, 2120-AA66) received on September 5, 1996; to the Committee on Commerce, Science, and Transportation.

EC-3923. A communication from the Managing Director of the Federal Communications Commission, transmitting, pursuant to law, a report entitled "Table of Allotments, FM Broadcast Stations" (received on September 4, 1996); to the Committee on Commerce, Science, and Transportation.

EC-3924. A communication from the Managing Director of the Federal Communications Commission, transmitting, pursuant to law, a report entitled "Table of Allotments, FM Broadcast Stations" (received on September 4, 1996); to the Committee on Commerce, Science, and Transportation.

EC-3925. A communication from the Managing Director of the Federal Communications Commission, transmitting, pursuant to law, a report entitled "Table of Allotments, FM Broadcast Stations" (received on September 4, 1996); to the Committee on Commerce, Science, and Transportation.

EC-3926. A communication from the Managing Director of the Federal Communications Commission, transmitting, pursuant to law, a report entitled "Table of Allotments, FM Broadcast Stations" (received on September 4, 1996); to the Committee on Commerce, Science, and Transportation.

EC-3927. A communication from the Management of the Man

EC-3927. A communication from the Managing Director of the Federal Communications Commission, transmitting, pursuant to law, a report of a rule under the Telecommunications Act of 1996 (received on August 29, 1996); to the Committee on Commerce, Science, and Transportation.

EC-3928. A communication from the Managing Director of the Federal Communications Commission, transmitting, pursuant to law, a report of a rule relative to the GHz Frequency Band (received on August 28, 1996); to the Committee on Commerce, Science, and Transportation.

EC-3929. A communication from the Assistant to the Board of Governors of the Federal Reserve System, transmitting, pursuant to law, a report with respect to a rule entitled "Loans in Areas Having Special Flood Hazards," received on August 27, 1996; to the Committee on Banking, Housing, and Urban Affairs

EC-3930. A communication from the Assistant to the Board of Governors of the Federal Reserve System, transmitting, pursuant to law, a report concerning a rule entitled "Risk Based Capital Standards: Market Risk," received on September 3, 1996; to the Committee on Banking, Housing, and Urban Affairs.

EC-3931. A communication from the Assistant Chief Counsel of the Office of Thrift Supervision, Department of the Treasury transmitting, pursuant to law, the report concerning the rule entitled "Loans in Areas Having Special Flood Hazards," (RIN 3064–AB66) received on August 28, 1996; to the Committee on Banking, Housing, and Urban Affairs.

EC-3932. A communication from Chief Counsel of the Office of Foreign Assets Control, Department of the Treasury, transmitting, pursuant to law, a report relative to foreign assets control regulations received on August 22, 1996; to the Committee on Banking, Housing, and Urban Affairs.

EC-3933. A communication from the Deputy Secretary of the U.S. Securities and Exchange Commission, transmitting, pursuant to law, the report relative to the rule entitled "Order Execution Obligations," (RIN3235-AG66) received on September 3, 1996; to the Committee on Banking, Housing, and Urban Affairs.

EC-3934. A communication from the Acting Executive Director of the Thrift Depositor Protection Oversight Board, transmitting, pursuant to law, the annual report for calendar year 1995; to the Committee on Banking, Housing, and Urban Affairs.

EC-3935. A communication from the General Counsel of the Department of Housing and Urban Development, transmitting, pursuant to law, six rules including one entitled "Certificate and voucher Conforming," (FR-4119, 4090, 4033, 4031, 3322, 2880) received on August 29, 1996; to the Committee on Banking, Housing, and Urban Affairs.

EC-3936. A communication from the Chairman and Chief Executive Officer of the Farm Credit Administration, transmitting, pursuant to law, a rule regarding the requirements of the National Flood Insurance Reform Act of 1994 (RIN 1557-AB47) received on August 27, 1996; to the Committee on Banking, Housing, and Urban Affairs.

EC-3937. A communication from the Deputy Secretary of the U.S. Securities and Exchange Commission, transmitting, pursuant to law, the report relative to the rule entitled "Order Execution Obligations," (RIN 3235–AG66) received on September 9, 1996; to the Committee on Banking, Housing, and Urban Affairs.

EC-3938. A communication from the Chairman of the Federal Housing Finance Board, transmitting, pursuant to law, the annual report on low income housing and community development activities of the Federal Home Loan Bank System for calendar year 1995; to the Committee on Banking, Housing, and Urban Affairs.

EC-3939. A communication from the Chairman of the Federal Housing Finance Board, transmitting, pursuant to law, the annual re-

port for calendar year 1995; to the Committee on Banking, Housing, and Urban Affairs.

EC-3940. A communication from the Comptroller of the Currency Administrator of National Banks (Legislative and Regulatory Activities Division), transmitting, pursuant to law, a report relative to a rule entitled "Loans in Areas Having Special Flood Hazards," received on September 3, 1996; to the Committee on Banking, Housing, and Urban Affairs

EC-3941. A communication from the Comptroller of the Currency Administrator of National Banks (Legislative and Regulatory Activities Division), transmitting, pursuant to law, a report relative to a rule entitled "Risk-Based Capital Standards: Market Risk," received on September 3, 1996; to the Committee on Banking, Housing, and Urban Affairs.

### PETITIONS AND MEMORIALS

The following petitions and memorials were laid before the Senate and were referred or ordered to lie on the table as indicated:

POM-659. A joint resolution adopted by the Legislature of the State of California; to the Committee on Agriculture, Nutrition, and Forestry.

### "SENATE JOINT RESOLUTION 36

"Whereas, cotton is an important agricultural commodity in California, as well as in other states in the American Southwest; and "Whereas, the value of the cotton crop in

California in 1994 exceeded \$1 billion; and

"Whereas, the cotton crop in California is threatened by insect pests including the cotton pink bollworm, the boll weevil, and the silverleaf whitefly; and

"Whereas, the International Cotton Pest Work Committee is an informal organization of volunteers established approximately 35 years ago for the purpose of coordinating research and pest control measures between the United States and Mexico; and

"Whereas, since 1967, the United States Department of Agriculture (USDA), in conjunction with the International Cotton Pest Work Committee, has funded and conducted a quarantine program to control and eradicate the cotton pink bollworm; and

"Whereas, the USDA, together with the International Cotton Pest Work Committee, also has coordinated a program to develop Integrated Pest Management (IPM) techniques for eventual eradication of the cotton pink bollworm; and

"Whereas, due to successful IPM and quarantine programs in California and Arizona, the boll weevil has been eradicated in those states; and

"Whereas, eradication of the boll weevil in other southwestern states and in Mexico is necessary to ensure that the boll weevil will not be reintroduced into California and Arizona; and

"Whereas, the State of California needs the help of the USDA in coordinating programs for the eradication of the boll weevil with New Mexico and Texas and with Mexico; and

"Whereas, infestations of the silverleaf whitefly in recent years have had a devastating effect on not only cotton, but on alfalfa, vegetable, and melon crops in California and the other southwestern states and in Mexico; and

"Whereas, the USDA, in conjunction with the International Cotton Pest Work Committee, has been conducting IPM research with the goal of controlling and eradicating the silverleaf whitefly; and

"Whereas, it is essential that the USDA continue to coordinate these efforts and to provide the scientific resources necessary to

control and eradicate the silverleaf whitefly, which can only be successful if conducted on an international scale: Now, therefore, be it

"Resolved by the Senate and Assembly of the State of California, jointly, That the Legislature of the State of California respectfully memorializes the President and the Congress of the United States to do all of the following:

"(1) Continue to staff the position of Project Coordinator with Mexico within the Animal and Plant Health Inspection Services (APHIS) branch of the USDA for international cotton pest programs.

"(2) Make eradication of the cotton pink bollworm one of the USDA's highest priorities and appropriate an additional \$3.5 million per year for the program.

"(3) Coordinate, through the International Cotton Pest Work Committee, the project to eradicate the cotton pink bollworm with the government of Mexico, and the States of California, Arizona, Texas, and New Mexico.

"(4) Make completion of the USDA Boll Weevil Eradication Program in the southwestern United States and in Mexico one of USDA's highest priorities, and continue to appropriate \$1 million per year for that purpose.

"(5) Make development of IPM strategies for controlling and ultimately eradicating the silverleaf whitefly one of the USDA's highest priorities and continue to appropriate \$7 million per year for that purpose.

"(6) Require the USDA to jointly coordinate with the International Cotton Pest Work Committee the development of an areawide, binational, IPM program for the management of the silverleaf whitefly; and be it further

"Resolved, That the Secretary of the Senate transmit copies of this resolution to the President and the Vice President of the United States, to the Speaker of the House of Representatives, and to each Senator and Representative from California in the Congress of the United States."

POM-660. A joint resolution adopted by the Legislature of the State of California; to the Committee on Appropriations.

### "Senate Joint Resolution 48

"Whereas, the Congress and President of the United States ratified and signed the North American Free Trade Agreement (NAFTA): and

"Whereas, NAFTA is a sovereign-to-sovereign accord that took effect on January 1, 1994; and

"Whereas, NAFTA has benefited, and continues to benefit, every state in the nation with import and export trade that has increased national employment, offset trade deficits, and expanded commercial activity; and

"Whereas, California and the other border states are required to address NAFTA-related infrastructure needs in the border region and serve as the nation's first line of defense against unsafe and undocumented commercial vehicles and operators; and

"Whereas, the President and Congress have provided no federal assistance to California for critically needed border infrastructure;

"Whereas, the State of California has already spent twenty-five million dollars (\$25,000,000) for two commercial vehicle enforcement facilities and remains ready to inspect commercial vehicles from Mexico; and

"Whereas, the state is faced with diverting from other critical spending demands more than two hundred million dollars (\$200,000,000) for highway facilities in the border region; and

"Whereas, because the standard percentage for federal-state cost sharing for similar